UNITED STATES BANKRUPTCY COURT Northern District of California

In re:				
Joseph Roger Bummer		Case No. 10-5-1728 ASW		
Debtor(s)		Amended Chapte	er 13 Plan	
The future earnings of the Debtor(s) are su to the Trustee the sum of <u>\$475</u> each month	bmitted to the	supervision and control c	of the Trustee, and the Debto	or(s) will pay
Initial attorneys fees are requested in the a	mount of \$5.80	20	Debtor(s) elect a volu	ntani wasa sidi
 From the payments received, the Trustee v (a) On allowed claims for expenses of adm (b) On allowed secured claims, which shall 	vill make disbu inistration requ	rsements as follows: pired by 11 U.S.C. Sec. 5		•
Name Ford Credit	Value of Collateral 8,500	Estimated Mortgage/ Lease Arrears n/a	Adequate Protection Payments (If specified) 50	Interest Rate (If specified) 5.00%
Tax Collector - Santa Clara Co	500,000	5,500	10	5.00%
[The valuations shown above will be binding the collateral or the amount of the claim, whice above. If an interest rate is not specified, 7% general unsecured claim paid under the provi	never is iess, an per annum will b	d will be paid the adequate p se paid. The remainder of the	arotection payments and the inte-	
(c) On allowed priority unsecured claims in (d) On allowed general unsecured claims a X at a rate of zero cents on the dolla the sum of payable over administrative, secured and priority of monthly payment provided in paragramsecured claims within sixty months	s follows: r. The estimate _ months,distr unsecured clair aph 1 as neces	ed term of the plan is <u>40</u> ributed pro rata, in amour ms are paid. The plan pa	_ months. (Percentage Plants determined after allowed	nighoet
 The debtor(s) elect to reject the following ex- real property that serves as collateral for a callow the named creditor(s) to obtain posses order of the court. Any allowed unsecured of 	ecutory contra claim. The deb	icts or leases and surrence stor(s) waive the protectionse of the following identi-	ons of the automatic stay and	consent to
The Debtor(s) will pay directly the following Name Monthly	fully secured ci Pavment	reditors and lessors or cr Name	editors holding long-term del Monthly Payment	bt:
The date this case was filed will be the effections unsecured claims against the estate.	tive date of the	e plan as well as the date	when interest ceases accru	ing on
 The Debtor(s) elect to have property of the expression in the debtor(s) at such time as a revest in the debtor(s) upon plan confirm personal property without further order or 	discharge is gr ation. Once pr	roperty revests, the Debt/	or(e) may call or rafinance to	al or
 The debtor(s) further propose, pursuant to 1 claims collected by the Santa Clara County paying interest at 10% and with adequate pr 	1 U.S.C. Sec.	1322(b): The priority non	-dischargeable arrears owed	
Dated: 5\7\\\				
Rev. 12/06		Debtor Joseph Roger E	Bummer	

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In re: JOSEPH ROGER BUMMER

ATTACHMENT TO CHAPTER 13 PLAN - Paragraph 7. Other provisions:

Address of Debtor(s)' Real Property: Real property is Debtor(s)' residence: Name of First Lender:	3210 Silverland Yes/XX6 CitiMortgage	Dr, San Jose CA 95135 Fair Market Value: \$ 500,000
Name of Second Lender:	Citibank - Home	Equity
First Lender:		
modification under the Making Home Af for such modification is being submitted a review under the HAMP guidelines. The Debtor(s)' application for such loan mode exhausted, the ongoing monthly mortgage the Debtor(s)' shall cure pre-petition and Debtor(s)' post-petition monthly payment 31% of Debtor(s)' gross income as shown month minus (\$669 real pressociation dues), equaling \$1,398 counsel in writing its establishment of an payments shall be the principal and interest impounded portions, equaling the entire 3	fordable HAMP program to First Lender's HAMP, It Trustee shall disburse no ification is denied and after payments shall revert to post-petition arrears directly to First Lender shall be non Schedule I: (31% of stoperty taxes and \$ for principal and in impound account for taxes to post-petition only. Thereafted 1% of gross income as shall be no for principal and in impound account for taxes to post post post post post post post	real property insurance and \$\frac{170}{170} Interest. Until the First Lender confirms to Debtor(s)' rest, insurance, and association dues, Debtor(s) monthly er, Debtor(s)' monthly payments shall also include the flown on Schedule I. Said monthly payments shall be for these payments in the plan is not binding on the First
Second Lender:		
loan modification under the Making letter requesting such modification department for review under the Assection Lender. If the Debtor(s) to the Debtor(s) are exhausted, the operative loan documents and the approval of a loan modification, I to the 2MP regulations, shall be in	ing Home Affordable 2M on is being sent to Second 2MP guidelines. The Trust application for such loans are ongoing monthly mortg as Debtor(s) shall cure predebtor(s)' post-petition mand the amount of \$	trust on the Debtor(s)' residence, shall be paid through a P program or other similar modification. A separate Lender's 2MP, Home Retention, or Loss Mitigation stee shall disburse no funds on arrears claims to said a modification is denied and after all remedies available tage payments shall revert to the terms provided in the petition and post-petition arrears directly. Before onthly payments to Second Lender, calculated pursuant and shall be due beginning on the plan is not binding on the Second Lender in any way
The Second Lender is the holder mortgage payments in the amount in the approximate amount of \$the Trustee with \$10 adequate pro	t of \$] shall be cu	ebtor(s) shall continue paying the regular monthly Pre-petition arrears secured by the value shown above, red by this plan, bear no interest, and be disbursed by
successors, agents, and assigns) since Debtor(s) shall file a motion to various to vario	hall be modified to void it lue and avoid said lien.*7 Il make no further paymer	If the rights of Second Lender (and its servicers, its lien encumbering Debtor(s)' said real property. The Trustee shall disburse no funds on arrears claims to into a said loan, except in the event that a subsequent y been granted.
There are no additional junior mo	rtgages and there is no pa	ge 2 of this attachment.
Dated: $S(y)$		
Dil	>	TO THE SECTION
Debtor, Rev. 1/11	Debtor,	JOSEPH ROGER BUMMER